## TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No.

5061.2 P

In re Application of:	Cao			/· >
Application No.	10/016,992			8 7
Filed:	12/13/2001			~.6
For: Dental Curing	Light			-
				0 percent
The owner,	Cao Group, In application hereby disclaims, exc	nc.	of 100.00	percent
any patent granted on	the instant application, which wo	ould extend be	yond the expiration date of the fo	ull statutory term
defined in 35 U.S.C. 1	54 to 156 and 173 as shortened tecond Application Number	by any terminal	I disclaimer filed prior to the grant	t of any patent q
The owner hereby agr	ees that any patent so granted or	n the instant ar	oplication shall be enforceable on	nly for and during
such period that it and any patent granted on	d any patent granted on the secon the instant application and is bind	nd application a ling upon grant	are commonly owned. This agre ee, its successors or assigns.	ement runs with
In making the above	disclaimer, the owner does not o	disclaim the te	rminal part of any patent grante	d on the instant
of any patent granted	extend to the expiration date of the on the second application, as sho	ortened by any	terminal disclaimer filed prior to	the patent grant
n the event that any s	such granted patent: expires for foompetent jurisdiction, is statutor	ailure to pay a	maintenance fee, is held unenfol	rceable, is found
1.321, has all claims	cancelled by a reexamination ce	ertificate, is rei	ssued, or in any manner termina	ated prior to the
expiration of its full sta	tutory term as shortened by any t	erminal disclair	mer filed prior to its grant.	
Check either box 1 or :	2, if appropriate.			
	nissions on behalf of an organitc.), the undersigned is empowere	ization (e.g., o ed to act on be	corporation, partnership, univers half of the organization.	sity, government
hereby declare that	all statements made herein of i	my own knowl	edge are true and that all state	ements made on
nformation and belief	are believed to be true; and furt	ther that these	statements were made with the	e knowledge that
Title 18 of the United :	s and the like so made are punis States Code and that such willful	statements ma	or imprisonment, or both, under ay jeopardize the validity of the a	Section 1001 of application or any
patent issued thereon.				
2.	rsigned is an attorney of record.			
3. Owner/applica	nt is	□ Large ent	ity	
The terminal disclain	mer fee under 37 CFR 1.20(d) is		and is to be paid as fo	ollows:
☐ A check in the a	amount of the fee is enclosed.			
	ner is hereby authorized to chargount Number 50-0581	e any fees whic	ch may be required, or credit any ate copy of this sheet is enclosed	overpayment,
PTO suggested wording	ng for terminal disclaimer was			
□ unchan	ged.   changed (if changed	d, an explanatio	on should be supplied.)	
[	<b>'                                    </b>			
A		Dated:	12/26/2003	
<u> </u>	J.Signature	•	I certify that this document and fee	is being deposited
	ddress of Person Signing		on with the U. first class mall under 37 C.F.R. 1.8 and	.S. Postal Service as
2004 HVUONG1 00000008			Assistant Commissioner for Patents, 20231.	, Washington, D.C.
1814 Daniel McCarthy	110.00 OP			
Parsons, Behle & Latin			$\mathcal{O}$	
201 South Main Street,			Signature of Person Mailing Cor	respondence
Salt Lake City, Utah 84	4111			

(801) 532-1234

**Daniel McCarthy** 

Typed or Printed Name of Person Mailing Correspondence

Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent			Docket No. 5061.2 P	
In Re Application Of: C	ao			
Serial No.	Filing Date	Examiner	Group Art Unit	
10/016,992	12/13/2001	Lewis	3732	
Invention: Dental Curin	ıg Light			
Owner of Record: Cao	Group, Inc.		·	
	TO THE ASSISTANT COMM	MISSIONER FOR PATENTS:		
application that would exten patent, as presently shorter held unenforceable, is found under 37 C.F.R. 1.321, has	ove disclaimer, the owner does not not to the expiration date of the full sta ned by any terminal disclaimer, in the	disclaim the terminal part of ar	ny patent granted on the insi	
the expiration of its full statu	d invalid by a court of competent jurically all claims cancelled by a reexamina atory term as presently shortened by a	e event that it later expires for fai isdiction, is statutorily disclaimed tion certificate, is reissued, or is	ilure to pay a maintenance fed in whole or terminally disclain	
	all claims cancelled by a reexamina	e event that it later expires for fai isdiction, is statutorily disclaimed tion certificate, is reissued, or is	ilure to pay a maintenance fe in whole or terminally disclai	
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Check either box 1  1.  For submissions of undersigned is empowered information and belief are bestatements and the like so States Code and that such violated The undersigned is 1/2004 HVUONG1 00000008 1000 1011	a all claims cancelled by a reexaminal atory term as presently shortened by a or 2 below, if appropriate.  In behalf of an organization (e.g., conto act on behalf of the organization.  It all statements made herein of pelieved to be true; and further that made are punishable by fine or impossible in the properties of the period of the p	e event that it later expires for faisdiction, is statutorily disclaimed tion certificate, is reissued, or is any terminal disclaimer.  orporation, partnership, university my own knowledge are true at these statements were made with orisonment, or both, under Section the validity of the application or	ilure to pay a maintenance fee in whole or terminally disclair in any manner terminated price, y, government agency, etc.), and that all statements made the knowledge that willful factor 1001 of Title 18 of the Un	
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## TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No.

PATENTING REJ	ECTION OVER A PENDIN	G SECOND	APPLICATION	5061.2 P	*
In re Application of:	Cao				7.
Application No.	10/016,992				1
Filed:	12/13/2001				IJ.£
For: Dental Curing	Light				0
The owner,	Cao Group,	Inc.	of	<u>100.00</u> p	ercent
any patent granted or defined in 35 U.S.C. 1 granted on pending se The owner hereby agr	application hereby disclaims, exit the instant application, which with the stant application, which with the stant and 173 as shortened econd Application Number tees that any patent so granted or	ould extend be by any termina 10/017,454 on the instant as	yond the expiration of I disclaimer filed prior filed on oplication shall be en	late of the full statuto to the grant of any pa 12/13/2001 forceable only for and	ry term atent g
uch period that it and	d any patent granted on the second the instant application and is bin	and application	are commonly owned	<ol> <li>This agreement ru</li> </ol>	ns with
application that would of any patent granted in the event that any sinvalid by a court of of 1.321, has all claims	disclaimer, the owner does not extend to the expiration date of on the second application, as shouch granted patent: expires for competent jurisdiction, is statuted cancelled by a reexamination of tutory term as shortened by any	the full statutory nortened by any failure to pay a rily disclaimed tertificate, is rei	term as defined in 3 terminal disclaimer f maintenance fee, is in whole or terminall issued, or in any ma	5 U.S.C. 154 to 156 a illed prior to the paten held unenforceable, is y disclaimed under 3 nner terminated prior	t grant, s found
Check either box 1 or		torrimal alboral	mor mod phor to ko g	iunt.	
1.	nissions on behalf of an organetc.), the undersigned is empowe	nization (e.g., or red to act on be	corporation, partners chalf of the organization	hip, university, gove on.	rnment
nformation and belief willful false statement	all statements made herein of are believed to be true; and fu s and the like so made are pun States Code and that such willfu	rther that these ishable by fine	e statements were ma or imprisonment, or	ade with the knowled both. under Section 1	ge that
2. 🛮 The unde	rsigned is an attorney of record.				
3. Owner/applica	nt is	□ Large ent	tity		
The terminal disclai	mer fee under 37 CFR 1.20(d) is		and is to t	pe paid as follows:	
☐ A check in the a	amount of the fee is enclosed.				
☐ The Commission to Deposit Accord	ner is hereby authorized to chargount Number 50-0581	ge any fees whi	ch may be required, o ate copy of this sheet	or credit any overpayn is enclosed.	nent,
PTO suggested wordi	ng for terminal disclaimer was				
□ unchar	ged.	d, an explanation	on should be supplied	i.)	
<i>,</i>	Signature	Dated:	12/26/2003	<del></del>	
Nama and A	ddress of Person Signing	7		ment and fee is being de	eposited
/2004 HVUDNG1 00000008			first class mail under 37 Assistant Commissione 20231.	with the U.S. Postal So C.F.R. 1.8 and is address or for Patents, Washington	ed to the
Daniel McCarthy	110.00 OP				
Parsons, Behle & Latin	ner				
201 South Main Street,	Suite 1800		Signature of Pers	son Mailing Correspondence	
Salt Lake City, Utah 8	4111		_		
(801) 532-1234				iel McCarthy	
		1	Iyped or Printed Name	of Person Mailing Correspo.	ndence

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## TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No.

5061.2 P

In re Application of:	Cao				
Application No.	10/016,992			/.`	
Filed:	12/13/2001			1	
For: Dental Curing I	Light			٨.١	
any patent granted on defined in 35 U.S.C. 15 granted on pending sec The owner hereby agresuch period that it and	Cao Group, Ir pplication hereby disclaims, except the instant application, which we see that any patent so granted or any patent granted on the second he instant application and is bind	ept as provided build extend be by any terminal 10/017,455 in the instant april application a	yond the expiration of disclaimer filed prior filed on pplication shall be entaged are commonly owned	late of the full statutory term to the grant of any patent g 12/13/2001  orceable only for and during This agreement runs with	
In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of any patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.					
Check either box 1 or 2	, if appropriate.				
1.					
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful statements may jeopardize the validity of the application or any patent issued thereon.					
2.	2. ☑ The undersigned is an attorney of record.				
3. Owner/applican	it is	□ Large ent	ity		
The terminal disclaim	ner fee under 37 CFR 1.20(d) is		and is to t	pe paid as follows:	
☐ A check in the amount of the fee is enclosed.					
☑ The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number					
PTO suggested wording	g for terminal disclaimer was				
☐ unchanged. ☐ changed (if changed, an explanation should be supplied.)  ☐ Dated: 12/26/2003					
Name and Add	dress of Person Signing		l certify that this docu	ment and fee is being deposited with the U.S. Postal Service as	
/2004 HVUIDNG1 00000008 10016992 first class mail under 37 C.F.R. 1.8 and is addressed to the Assistant Commissiener for Patents, Washington, D.C.					
1814 Daniel McCarthy 110.00 OP					
Parsons, Behle & Latime	e <b>r</b>		h /		
201 South Main Street, Suite 1800 Signature of Person Mailing Correspondence					
Salt Lake City, Utah 84111					
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